

Stephen Watson alleges law enforcement and defense intelligence contractors are abusing less-than lethal directed energy weapons against watch-listed citizens. He believes the weaponry is similar if not the same as Active Denial, Silent Guardian, Assault Intervention Device, less-than lethal directed energy using millimeter waves that can not be seen by the naked eye but felt inflicting pain on the human target. The Assault Intervention Device was tested on prisoners in California involving the research arm of the Department of Justice, defense contractor Raytheon, and the LA Sheriff's Department but there was an outcry by civil liberty groups like the ACLU and it was deemed too controversial. Stephen Watson believes this weaponry has become more solid state, further developed, and is being used out of the public's eye under the vail of secrecy or counterterrorism against watch listed citizens so such activity does not have to be disclosed to the public. Law enforcement has already been under scrutiny where there has been litigation involving non-lethal weapons like tasers or a conducted energy device. Stephen Watson is not anti-law effacement but understands that where there is lack of transparency and public oversight there can also be abuse by the authorities or overzealous behavior. He can also see how something like ray gun weapon aimed at people can easily become abused if the person abusing such weaponry believes they can not be monitored or caught inculding if the perpetrators were the authorities or people in uniform. Such behavior may give the abuser a rush or sense of power over others where after awhile torturing or tormenting a targeted person may be taken for granted like it's no big deal ignoring basic human rights. Cruel and unusual punishment is violation of the US Constitution. The government likes to use euphemisms like anomalous health incidents but physical abuse or torture like waterboarding, causing sleep deprivation, tormenting a person with a pain beam developed by Raytheon still torture or physical abuse even if those using it like the authorities are well intended. Stephen Watson if those abusing Active Denial weaponry made their human targeting know to the general public it would be viewed as abusive or behavior that would be considered despotic and unreasonable like flogging a person with no due process or trial. He also believes the reason for his name being put on a terrorist watch list to incur such abuse is purely bogus if those in government like the Department of Defense, Attorney General, FBI or DoJ who nominating him to be put on a terrorist watch list were to go to trial and face a jury. All of Stephen Watson's activities such as open source research and creative hobbies like self-published books are protected by the First Amendment and not from a classified source. What happens next? There needs to be reforms against emerging technology like EMF weapons that can be stealthily abused against citizens even if deemed less-than lethal. Since such weaponry is developed by defense contractors and required a certain amount of technical expertise and specialized equipment to detect it put the average citizen at a technological disadvantage and vulnerable for abuse. Law enforcement, defense-intelligence contractors abusing directed energy need to have any liability protection like the DHS Safety Act waved and such contractors that

are LLC should be guilty of “piercing the corporate veil” thus allowing civil action. Defense contractors like Raytheon who developed such cruel weaponry where it is knowingly used against targeted people should be open to a class action law suit filed against them by the victims. The bottom line abusive powers should be held accountable of their heinous actions. Targeting people with directed energy should not be considered a grey zone of intermediate warfare as stated by the Pentagon or just controversial where noting is being done to stop the abuse. There needs to be more oversight and reforms in America’s counter-terrorism efforts similar to the POST (police Oversight Surveillance Technology) Act passed by New York City Hall. A person should not be called a terrorist by someone in authority where there is no due process or trial. That goes against constitutional protections to prevent tyrannical rule. Those in government who want to have domestic terrorist targets that are abused in a war on terror should face war crimes when cruel oppressive tactics like Stephen Watson is alleging is exposed. Human rights do matter and people are not torture subjects that serves the war against this or that or endless Pentagon war agendas. A person has a right to be left alone, a right to privacy